We the jury Find For the Do Fendant.

H-8-09 Fore porson, Donald Worsham

Case: 4:07-cv-00005-MPM Doc #: 128 Filed: 04/08/09 2 of 3 PageID #: 1440

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI GREENVILLE DIVISION

W	TT	Υ.	\mathbf{IE}	N	1	Δ	E.	N	1	O	റ	R	F.
77	11			ΤA		<u></u>		TΔ	т,	v	v	T	_

PLAINTIFF

VS.

CAUSE NO. 4:07CV5-M-B

WAL-MART STORES, INC. AND JOHN DOES 1-5

DEFENDANTS

AND

WAL-MART STORES, INC.

DEFENDANT/THIRD-PARTY PLAINTIFF

V.

PUBLIC PAY PHONE COMPANY, ROBERT P. SCHMIDT AND JOHN DOES A-B

THIRD-PARTY DEFENDANTS

FORM OF THE VERDICT

Your verdict must be unanimous and should be brought back in the following form:

1. If you find for the Plaintiff, then the form of your verdict will be:

We, the jury, find for the Plaintiff and set the amount of compensatory damages at

\$

OR

2. If you find for the Defendant, the form of your verdict will be:

We, the jury, find for the Defendant.

OR

3. If you find in favor of the plaintiff but conclude that plaintiff's own contributory

Case: 4:07-cv-00005-MPM Doc #: 128 Filed: 04/08/09 3 of 3 PageID #: 1441

negligence, and/or the negligence of Public Pay Phone Company/Robert Schmidt, were also proximate cause(s) of plaintiff's damages, then you should assess a percentage of fault to each of these three parties, as follows.

FOREPERSON	DATE
damages to decount for these percentages, this funct	non win be performed by the court.
damages to account for these percentages; this funct	tion will be performed by the court
The total of these three percentages must equal 100	%. Do not adjust the award of compensatory
Public Pay Phone Company/Robert Schmidt	% percent.
Wal-Mart Stores, Inc% percent.	
Plaintiff % percent	